1	HEATHER E. WILLIAMS, SBN 122664				
2	Federal Defender HOOTAN BAIGMOHAMMADI, SBN 279105				
3	Assistant Federal Defender Designated Counsel for Service 801 I Street, Third Floor Sacramento, CA 95814 T: (916) 498-5700 F: (916) 498-5710				
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6	Attorneys for Defendant				
7	Mr. Garcia				
8	IN THE UNITED STATES DISTRICT COURT				
9	FOR THE EASTERN DISTRICT OF CALIFORNIA				
10	UNITED STATES OF AMERICA,) Case No. 2:23-CR-228-DJC			
1	Plaintiff,) STIPULATION AND ORDER TO CONTINUE			
2	VS.	JUDGMENT AND SENTENCING			
13	EDGAR ENRIQUE GARCIA-	Date: May 29, 2025 Time: 9:00 a.m.			
14	LOPEZ,	Judge: Hon. Daniel J. Calabretta			
15	Defendant.				
16	IT IS HEREBY STIPULATED and agreed by and between Acting United States				
17	Attorney Michele Beckwith, through Assistant United States Attorney Jason Hitt, counsel for				
8	Plaintiff, and Federal Defender Heather Williams, through Assistant Federal Defender Hootan				
9	Baigmohammadi, counsel for Defendant Edgar Enrique Garcia-Lopez, that the previously				
20	scheduled Judgment and Sentencing set for May 29, 2025 be continued to July 17, 2025 at 9:00				
21	a.m.				
22	The parties specifically stipulate as follows:				
23	1. On January 21, 2025, the	e Court continued Judgment and Sentencing at Mr.			
24	Garcia's request so that	the government could extract data from his seized cellular			
25	phone (the phone was in	the government's possession at the time, but no			
26	extraction had been completed) and allow him to review it for sentencing				
27	mitigation purposes. The	e government also agreed to produce ping data they			

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- obtained pursuant to a search warrant. Mr. Garcia believes that the phone extraction and ping data may be relevant to formal PSR objections.
- 2. On March 4, 2025, the government informed Mr. Garcia that they completed the phone extraction but that the files were incomplete and only contained metadata. They contacted the case agent to obtain the complete files.
- 3. As of today, Mr. Garcia is awaiting production of the complete phone extraction and ping data. According to the United States, DEA completed a second phone extraction of Mr. Garcia's phone during the week of May 19, but that second extraction also resulted in errors from the extraction. According to the United States, DEA is performing a third extraction of Mr. Garcia's phone this week.
- 4. For the forgoing reasons, Mr. Garcia requires additional time to receive and review the phone extraction and ping data prior to timely filing formal PSR objections. Good cause and compelling circumstances exist to continue the Judgment and Sentencing.
- 5. The government does not object to Mr. Garcia's continuance request.
- 6. The parties jointly request that the Judgment and Sentencing Schedule be modified as follows.

Draft PSR	Completed
Informal Objections	Completed
Final PSR	Completed
Formal Objections	July 3, 2025
Response to Formal Objections/Sentencing Memorandum	July 10, 2025
Judgment and Sentencing	July 17, 2025

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1	Respectfully submitted,				
2			ATHER E. WILLIA deral Defender	AMS	
3	Date: May 22, 2025	/s/	<u>Hootan Baigmohan</u> OTAN BAIGMOH	nmadi	
4		As	sistant Federal Defe	nder	
5		Att	orneys for Defendar . Garcia	nt	
6					
7	Data: May 22, 2025	MI	CHELE BECKWIT	TU	
8	Date: May 22, 2025		ting United States A		
9		<u>/s/</u>	Jason Hitt		
10			SON HITT sistant United States	Attorney	
11			orneys for Plaintiff		
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28	Stimulation and Order to Continue I		3-	United States v. Garaja Lones	

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1	o	R D E R			
2	The Court, having received and considered the parties' stipulation, and good cause				
3	appearing therefrom, adopts the parties' stipulation in its entirety as its order.				
4	appearing dictorioni, adopto the parties supulation in its entirety as its order.				
5	IT IS SO ORDERED.				
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7	Dated: May 23, 2025	/s/ Daniel J. Calabretta			
8		THE HONORABLE DANIEL J. CALABRETTA			
9		UNITED STATES DISTRICT JUDGE			
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	Stipulation and Order to Continue Judgment	-4- United States v. Garcia-Lonez			